Name & Title of Judicial Officer

STATE AND

United States District Court

MINNESOTA

	STATE AND	DISTRICT	r of	MINNESUIA	
					
	UNITED STATES OF AMERICA			TOTAL CONTRACTOR ATTACK	
	KIRON JAMOLL WILLIAMS, and LYNDON AKEEM WIGGINS	CRIMINAL COMPLAINT CASE NUMBER: 05-MJ-205 J0			
	(Name and Address of Defendant)				
	I, the undersigned complainant being duly	sworn state th	ne following i	s true and correct to the be	est of my
knowle	edge and belief. On or about March 27	, 2005	i	n Hennepin	county,
in the	State and District of N	Minnesota	defer	ndant(s) did, (Track Statutory Langu	tage of Offense)
	aiding and abetting and being each previously been convicted imprisonment for a term excess intentionally possessed, in a namely a Smith and Wesson 9mm States Code, Section 922(g)(3)	ed of felo eding one and affect m pistol;	ony crime year, the ing inter	that is punishabl ereafter knowingly estate commerce, a	e by and firearm,
in viol	ation of Title 18 United States (Code, Section	(s) 2 and	922 (g)	•
I furthe	er state that I am a(n) <u>Special Agen</u>	t	and that th	nis complaint is based on the	he following
facts:	SEE ATTACHED AFFIDAVI	т			
Contin	ued on the attached sheet and made a part h	ereof: 🛛 Ye		MAY 2 6 U.S. DISTRICT C	4///
Sworn	to before me, and subscribed in my presence	e,	ATF		
.A A A	- 10.1006	at	Minneap	olis, MN	
Date) ~ (= × ·)		City and State		η
Jona	than Lebedoff, Chief U.S. M	agistrate	e Judge ${\it 7}$		7

Signature of Judicial Officer

STATE OF MINNESOTA)
) ss AFFIDAVIT OF PETER NOBLE
COUNTY OF HENNEPIN)

- 1. I am employed by the Bureau of Alcohol, Tobacco, Firearms and Explosives and have been a law enforcement officer for approximately 14 years. The facts set forth in this Affidavit are based upon my personal knowledge and upon information provided to me by other officers involved in the investigation.
- 2. On March 27, 2005, Minneapolis Police officers were dispatched to a residence in North Minneapolis investigate a burglary and home invasion robbery. When officers arrived, they spoke with the residents of the home.
- 3. The officers observed that the two residents of the home (herafter Witness #1 and Witness #2) were upset and emotional. Witness #2 had sustained a recent head injury. Witnesses #1 and #2 advised the officers that at approximately 12:00 a.m., several men had entered their home without permission by forcing open a locked door. Two of the men were later identified by Witnesses #1 and #2 as KIRON JAMALL WILLIAMS and LYNDON AKEEM WIGGINS.
- 4. Witness #2 told the officers that after WILLIAMS forced his way into the house, WILLIAMS pointed a pistol at Witness #2, told him "Don't look," and struck Witness #2 in the head with the pistol. Witness #2 also told officers that he recognized WIGGINS, who was a relative. Witness #2 said that WILLIAMS, WIGGINS and the other men were ransacking the house, looking for valuables.
- 5. Witness #1 told officers that one of the men confronted Witness #1 in an upstairs bedroom holding a pistol and told her, "Get downstairs, bitch." Witness #1 went downstairs and joined Witness #2, who was observed face-down on the carpet, bleeding from

the head.

- 6. Witnesses #1 and #2 told officers that several items were taken from the home, including a camcorder, jewelry, and a 9mm Smith and Wesson semi-automatic pistol.
- 7. Your affiant has checked the criminal histories of WILLIAMS and WIGGINS and learned that both have been previously convicted of felony offenses in the State of Minnesota. WILLIAMS has been convicted of Assault in the Second Degree on November 13, 2003, in the Fourth Judicial District, Minneapolis, Minnesota. Your affiant has also learned that WIGGINS was convicted of First Degree Aggravated Robbery on August 1, 2002, in the Fourth Judicial District, Minneapolis, Minnesota.
- 8. Your affiant checked records maintained by the Bureau of Alcohol, Tobacco, Firearms and Explosives provided to the ATF by firearms dealers. Your affiant has learned from these records that Witness #2 purchased a Smith and Wesson 9mm pistol, bearing serial number TAU1407 from the Minneapolis Outlet Exchange on June 14, 1993. Your affiant is aware that this firearm was manufactured outside of the State of Minnesota and therefore traveled in interstate commerce before being possessed by WILLIAMS and WIGGINS.

PETER NÖBLE, Special Agent

SUBSCRIBED and SWORN to before me

this Hoday of May, 2005

CHIEF UNITED STATES MAGISTRATE JUDGE